UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

JENNY RUBIN, DEBORAH RUBIN, DANIEL MILLER, ABRAHAM MENDELSON, STUART HERSH, RENAY FRYM, NOAM ROZENMAN, ELENA ROZENMAN, and TZVI ROZENMAN,

Petitioners/Judgment-Creditors,

-against-

HAMAS – ISLAMIC RESISTANCE MOVEMENT (a.k.a. "Harakat Al-Muqawama Al- Islamiyya")

Judgment-Debtor,

-and-

JPMORGAN CHASE BANK, N.A., HSBC BANK, U.S.A., N.A., CITIBANK, N.A., and MORGAN STANLEY DW, INC.,

11-mc-00039-P1

: RULE 7.1 STATEMENT OF: JPMORGAN CHASE BANK,: N.A.

Respondents/Garnishees.

RULE 7.1 STATEMENT OF JPMORGAN CHASE BANK, N.A.

Pursuant to Federal Rule of Civil Procedure 7.1, and to enable district judges and magistrate judges of the court to evaluate possible disqualification or recusal, the undersigned attorney of record for JPMorgan Chase Bank, N.A., a private non-governmental party, certifies, on information and belief, that:

JPMorgan Chase Bank, N.A. is a wholly-owned subsidiary of JPMorgan
Chase & Co., a publicly held corporation.

No public company owns 10% or more of the stock of JPMorgan 2.

Chase & Co.

Dated: New York, New York

October 31, 2011

DAVIS POLK & WARDWELL LLP

By:

James L. Kerr

Of Counsel

Karen E. Wagner

Lauren Schorr

450 Lexington Avenue

New York, New York 10017

(212) 450-4552

James.Kerr@davispolk.com

Attorneys for Garnishee-Respondent JPMorgan

Chase Bank, N.A.

TO: Robert J. Tolchin

The Berkman Law Office, LLC

111 Livingston Street

Suite 1928

Brooklyn, New York 11201

(718) 855-3627

Attorney For Petitioners